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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

ामा भारत १८००

(PCT Article 36 and Rule 70)

10/523750

| internation | Applicant's or agent's file reference 4-32616A | | FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416) | | | | | | |
|--|--|--|---|--|---|-----------------------------|--|--|--|
| International application No. PCT/EP 03/08999 | | 3999 | 13.08.2003 | International filing date (day/month/year) | | | | | |
| Internation A61K47 | nal Pate 710 | ent Classification (IPC) o | r both national classification and IPC | | 201 | | | | |
| Applicant NOVAR | | Cotol | | | | | | | |
| | | G et al. | | · . 43 | | | | | |
| 1. This Auti | s interr hority a | national preliminary ex and is transmitted to t | amination report has been prepa ne applicant according to Article 3 | red by this Inte 6. | rnational Preliminary Exam | nining | | | |
| 2. This | REP | ORT consists of a total | of 5 sheets, including this cover | sheet. , | | | | | |
| · The | (see | report is also accomp n amended and are th Rule 70.16 and Secti nexes consist of a tota | anied by ANNEXES, i.e. sheets on a basis for this report and/or sheet on 607 of the Administrative Instruction sheets. | f the descriptions containing respectively. It is containing respectively. | on, claims and/or drawings ctifications made before the PCT). | which have nis Authority | | | |
| | | | | | | - | | | |
| | | _ | elating to the following items: | | | | | | |
| i 11 | ⊠ □ | Basis of the opinion | | | | | | | |
| 111 | ⊠ | Priority Non-establishment | i amini | • | •• | | | | |
| IV | | Lack of unity of inven | opinion with regard to novelty, in | ventive step an | d industrial applicability | | | | |
| V | \boxtimes | Reasoned statement | under Rule 66.2(a)(ii) with regard tions supporting such statement | to novelty, inve | | plicability; | | | |
| VI | | Certain documents ci | ted | 1 | e sa e e e e e e e e e e e e e e e e e e | | | | |
| VII | □ . | Certain defects in the | international application | • : | \$ *** | | | | |
| VIII | | Certain observations | on the international application | | • | | | | |
| ate of subr | nission | of the demand | | | · | | | | |
| | | or the comand | Date of C | ompletion of this | report | | | | |
| 9.02.200 | 4 | | 18.01.2 | 005 | | | | | |
| ame and mailing address of the international reliminary examining authority: | | | al Authorize | d Officer | *** | | | | |
| European Patent Office D-80298 Munich | | | • | , ; | | Septuches Pelentage | | | |

Villa Riva, A

Telephone No. +49 89 2399-8404

Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465

Nation 190

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/08999

| I. | Basis | s of | the | rep | ori |
|----|-------|------|-----|-----|-----|
|----|-------|------|-----|-----|-----|

1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

| | Des | Description, Pages | | | | | | | |
|-----------------|--|--|--|--|--|--|--|--|--|
| | 1-13 | | as originally filed | | | | | | |
| Oleima Namahana | | | | | | | | | |
| | | ms, Numbers | | | | | | | |
| | 1-10 |) ' | as originally filed | | | | | | |
| 2. | With lang | With regard to the language , all the elements marked above were available or furnished to this Authority in th language in which the international application was filed, unless otherwise indicated under this item. | | | | | | | |
| | The | se elements were ava | ailable or furnished to this Authority in the following language: , which is: | | | | | | |
| | | the language of a tra | nslation furnished for the purposes of the international search (under Rule 23.1(b)). | | | | | | |
| | \Box | the language of publ | cation of the international application (under Rule 48.3(b)). | | | | | | |
| | | the language of a tra Rule 55.2 and/or 55.3 | nslation furnished for the purposes of international preliminary examination (under 3). | | | | | | |
| 3. | With inte | n regard to any nucle rnational preliminary e | otide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing: | | | | | | |
| | | contained in the inter | national application in written form. | | | | | | |
| | ☐ filed together with the international application in computer readable form. | | | | | | | | |
| | furnished subsequently to this Authority in written form. | | | | | | | | |
| | | | | | | | | | |
| | | The statement that the international approximation of the international approximation of the statement of th | subsequently furnished written sequence listing does not go beyond the disclosu lication as filed has been furnished. | | | | | | |
| | | The statement that the listing has been furni | ne information recorded in computer readable form is identical to the written sequence shed. | | | | | | |
| 4. | The | amendments have re | esulted in the cancellation of: | | | | | | |
| | | the description, | pages: | | | | | | |
| | | the claims, | Nos.: | | | | | | |
| | | the drawings, | sheets: | | | | | | |
| 5. | | This report has been been considered to g | established as if (some of) the amendments had not been made, since they have to beyond the disclosure as filed (Rule 70.2(c)). | | | | | | |
| | | (Any replacement sh report.) | eet containing such amendments must be referred to under item 1 and annexed to this | | | | | | |
| 6 | Δdd | litional observations i | finecessary | | | | | | |

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No.

PCT/EP 03/08999

| 11 | I. No | n-establishment of opinion v | vith re | gard to nov | elty, inventive | step and i | ndustri | al appli | cability | |
|---|---|---|-------------------|------------------|---------------------------|--------------------------|----------|----------|-----------|----------|
| 1. | . The | The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of: | | | | | | | | |
| | | the entire international applic | ation, | | | | | | | |
| | ⊠. | claims Nos. 8 (ia) | | | | | | | | |
| | | because: | • | | | | | | | |
| the said international application, or the said claims Nos. 8 relate to to not require an international preliminary examination (specify): | | | | | | | lowing s | ubject n | natter wh | ich does |
| | | see separate sheet | | | | | 4 | | | |
| | the description, claims or drawings (indicate particular elements below) or said clai that no meaningful opinion could be formed (specify): | | | | | | ms Nos | are so t | unclear | |
| | <u> </u> | the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed. | | | | | | | | |
| | | no international search report | has b | een establisł | ned for the said | claims Nos | S. | | | • |
| 2. A meaningful international preliminary examination cannot be carried out due to the failure of the nucleor amino acid sequence listing to comply with the standard provided for in Annex C of the Administrations: | | | | | | ne nucleo inistrative | tide and | | | |
| | | the written form has not been furnished or does not comply with the Standard. | | | | | | | | |
| | | the computer readable form h | | | | | | andard. | · . | |
| ٧. | Rea cita | soned statement under Artic tions and explanations supp | ele 35(orting | 2) with rega | ird to novelty, i ment | nventive s | tep or i | ndustri | al applic | ability; |
| 1. | Stat | ement | | | • | ٠. | | | | |
| | Nov | elty (N) | Yes: No: | Claims Claims | 1-10 | | : | | | • |
| | Inve | ntive step (IS) | Yes: No: | Claims Claims | 1-10 | | | | | • |
| | Indu | strial applicability (IA) | Yes: | Claims | 1-7,9,10 | | 1. | | | |

1-7,9,10

Yes: Claims Claims

2. Citations and explanations

see separate sheet

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claim 8 relates to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following documents:

D1 (EP-A- 1 074 255), disclosing anhydrous and ethanol-free ascomycin (fk506, pimecrolimus) compositions for dermatological use; D2 (WO 96 13 249 A) and D3 (EP-A- 1 147 766), disclosing dermatologic ascomycin compositions (emulsions) containing also oleyl alcohol, miglyol, hexylene glycol and water.

Unless otherwise indicated, reference is made to the relevant passages emphasized in the International Search Report.

D1 is considered the closest prior art. In fact, the examples contain diethylene glycol monoethyl ether (DGME) instead of an alcohol (component ii) in claim 1; however, fatty alcohols are indicated as an alternative to the ethers in paragraph [0038].

The problem is the same as in the present application, namely to provide ascomycin formulation excipients with good dissolution and absorption/permeation promoting properties.

Nevertheless, the overall teaching of D1 is to use the ethers, and in particular DGME, as a preferred embodiment.

Therefore, also in view of the additional technical data which show the good effects of an oleyl alcohol containing composition, the subject-matter of claims 1-10 is considered novel and inventive (Art. 33 PCT).

As for the documents D2 and D3, they disclose examples of a number of known ascomycin dermatological preparations which contain all of the components i) - iii), but





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also a substantial amount of water. Therefore, they are not considered detrimental to novelty or inventive step for the present set of claims.

For the assessment of the present claim 8 on the question whether it is industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.